UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

-----X

UNITED STATES OF AMERICA

19-CR-862 (VEC)

ORDER

DIEGO MATEO, JUPANKY PIMENTEL,

WILLIAM GONZALEZ,

-against-

Defendants.

VALERIE CAPRONI, United States District Judge:

WHEREAS a status conference with Defendants Diego Mateo, Jupanky Pimentel, and William Gonzalez is currently scheduled for Tuesday, July 13, 2021 at 10:00 A.M., Dkt. 404; and

WHEREAS the Southern District of New York is no longer requiring vaccinated persons to wear masks during non-trial proceedings, if all participants are vaccinated;

IT IS HEREBY ORDERED that due to a conflict in the Court's calendar, the status conference is adjourned to **Tuesday**, **July 20**, **2021 at 3:00 P.M.** The conference will be held in Courtroom 443 of the Thurgood Marshall United States Courthouse, located at 40 Foley Square, New York, New York 10007. The Defendants and the Government must file a joint update, including on the status of discovery, by no later than **Friday**, **July 9**, **2021**.

IT IS FURTHER ORDERED that that, in light of the new SDNY protocols, Defense counsel for each Defendant must inform the Court by no later than 3 business days prior to the proceeding whether the attorney or attorneys that plan to appear at the conference and his or her client have been fully vaccinated against COVID-19; the prosecutor must similarly inform the Court whether he or she has been vaccinated on the same time schedule. The notifications may be made via email to Chambers.

USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #:_____ DATE FILED: 6/18/2021 IT IS FURTHER ORDERED that time is excluded under the Speedy Trial Act through

the date of the status conference. Given Defendants' interests in reviewing the complex and

voluminous discovery in this matter, considering pretrial motions, and negotiating potential

dispositions, all of which have been complicated and delayed by the COVID-19 pandemic, the

Court finds that the ends of justice in accommodating those delays outweigh the Defendants' and

the public's interests in a speedy trial, and that exclusion of time between now and the next status

conference is warranted pursuant to 18 U.S.C. § 3161(h)(7).

IT IS FURTHER ORDERED that per the SDNY COVID-19 COURTHOUSE ENTRY

PROGRAM, any person who appears at any SDNY courthouse must complete a questionnaire

and have his or her temperature taken. Please see the enclosed instructions. Completing the

questionnaire ahead of time will save time and effort upon entry. Only those individuals who

meet the entry requirements established by the questionnaire will be permitted entry. Please

contact chambers promptly if you or your client do not meet the requirements.

IT IS FURTHER ORDERED that any person who appears at any SDNY courthouse must

comply with Standing Order M10-468 (21-MC-164), which further pertains to courthouse entry.

IT IS FURTHER ORDERED that interested members of the public may attend any of the

in person conferences by dialing 1-888-363-4749, using the access code 3121171 and the

security code 0862. All of those accessing the hearing are reminded that recording or

rebroadcasting of the proceeding is prohibited by law.

SO ORDERED.

Dated: June 18, 2021

New York, NY

United States District Judge

2 of 3

Instructions for Courthouse Entry

All members of the public, including attorneys, appearing at a Southern District of New York courthouse must complete a questionnaire and have their temperature taken before being allowed entry into that courthouse.

On the day you are due to arrive at the courthouse, click on the following weblink to begin the enrollment process. Follow the instructions and fill out the questionnaire. If your answers meet the requirements for entry, you will be sent a QR code to be used at the SDNY entry device at the courthouse entrance.

Weblink: https://app.certify.me/SDNYPublic

Note: If you do not have a mobile phone or mobile phone number, you must complete the questionnaire and temperature screening at an entry device at the courthouse.